## JIHUI ZHANG, M.D., PH.D.

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January 31, 2012

Reid L. Philips, Esq.
Benjamin R. Norman, Esq.
Brooks, Pierce, McLendon, Humphery & Leonard, LLP
2000 Renaissance Plaza
230 North Elm Street
Greensboro, NC 27401

RE: Jihui Zhang v. Federation of State Medical Boards, National Board of

Medical Examiners, and Prometric

Dear Mr. Philips and Mr. Norman:

It comes to my attention that my Request for Admission and Request for Production of Documents to defendant Prometric, which was served on January 19, 2012, constitutes improper discovery. Therefore, I notify you with this letter that the discovery is withdrawn and no responses are required at this time. Please consider this letter satisfaction of my obligations to meet and confer regarding this matter.

Sincerely yours,

Jihui Zhang

cc: Mr. Jon Berkelhammer

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## **CERTIFICATE OF SERVICE**

I hereby certify that on January 31, 2012, the foregoing was served upon defendants' counsel by first-class mail, postage paid, addressed to the following:

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